## EXHIBIT 14

		T	
1	Page 250	1 2 2	Page 252
1	Q. Would you know the name if I said it?	1	A. We discuss he asked me a lot of
2	A. Yeah.	2	questions, obviously he didn't know a lot of
3	Q. Bill Riley?	3	things about the case, and I told him who I was,
4	A. Yes.	4	what I did in the house.
5	Q. Okay. Have you ever spoken with an	5	<ul> <li>Q. He told you he didn't know a lot about</li> </ul>
6	investigator Paul Lavery?	6	the case?
7	<ol> <li>Could be, I'm not sure.</li> </ol>	7	<ol> <li>No, no, no. He asked me questions about</li> </ol>
8	Q. Okay. So Bill Riley came by your house	8	so I got the feeling that Mr. Critton didn't know
9	personally?	9	as much as other lawyers.
10	A. Yes.	10	Q. Okay. Did you tell him what you told us
11	Q. And how long did you meet with him?	11	here today?
12	A. Five minutes. He gave me his card, he	12	A. No. He asked me tell the truth, you
13	gave me Mr. Critton telephone number, he said	13	know, just go over there, you know, he advise me
4	don't talk to Mr. Goldberger.	14	like you're on your own, Alfredo, just tell the
5	Q. Did he tell you why you should call Mr.	15	truth, you know. He didn't give me any advice.
16	Critton?	16	He paid for my gas. Thank you very much.
7	A. No. I assume that he was not on the case	17	And that's it, you know.
18	anymore, but I didn't ask questions but	18	The main thing I wanted to have a lawyer
19	Q. You assumed that who wasn't on the case	19	on my side but then I keep going to the first
0.0	anymore?	20	instance when my wife told me you don't need a
1	The state of the s	21	
2	A. Mr. Goldberger, Jack Goldberger.		lawyer, and I'm here today to say that, I'm here,
	Q. Okay. But what I'm asking you, I guess,	22	I'm speaking the truth.
3	is did this investigator, Mr. Riley, tell you why	23	Q. Okay. You mentioned there were five or
24	it was important for you to call any attorney	24	six computers in the house?
25	that's associated with Mr. Epstein, why was that	25	A. Yes.
		-	
	Page 251		Page 253
1	Page 251 important?	1	Page 253 Q. And do you know what happened to the
	- 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1	1 2	The state of the s
2	important?		Q. And do you know what happened to the
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	Page 254 Epstein was engaging in sex or sex acts with them, also say that they have seen pictures of themselves in frames in Mr. Epstein's house naked.  A. In his closet.  Q. Other than the picture and these are girls who are making the allegation that they were underage and there were pictures of them nude in his house.  A. I didn't see pictures of C. there.  Q. I'm not talking about C. I'm saying other girls that were underage or have made allegations that they have seen pictures of themselves in Mr. Epstein's house.  MR. CRITTON: Form. BY MR. EDWARDS:  Q. Where would those photos have been, or did you see them?  A. Yes, I see them inside his closet.  Q. It's one mosaic?  A. Yes, one mosaic.  Q. Other than there did you see any of these pictures of young girls nude anywhere else in the house?  MR. CRITTON: Form.  THE WITNESS: Nude with an art, yes, but	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	those photos?  A. One was a Columbian lady and one was one from Spain, beautiful girls, that, you know, but they were not not the ones the girls we're talking about here.  Q. Okay. When you were hired were you hired by Mr. Epstein or were you hired by one of his companies?  A. Mrs. Maxwell.  Q. So it was was it a company owned by Mrs. Maxwell?  A. Not directly. My paycheck was Jeffrey Epstein. I mean, I was hired by Mr. Epstein but  Q. Okay. I just understood you to say you were hired by Mrs. Maxwell.  A. Exactly, she told me you're hired but you're going to get paid by Mr. Epstein. Q. And he wrote you personal checks? A. No. The checks that came from New York, Jeffrey Epstein Companies. Q. It was out of his company? A. Yes. Q. Which company; do you know? A. 456 Madison Avenue. It's next to the New
1 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Page 255  not pornography. You know, I saw them, they were all over the place. For instance, in the back only showing part of the rear, you know.  BY MR. EDWARDS: Q. But the photographs that I'm concerned with A. Not frontal pictures. Q. The photographs I'm concerned with are photographs of these West Palm Beach girls that were labeled as masseuses that are being displayed around the house anywhere in some state of undress.  MR. CRITTON: Form. THE WITNESS: No, I don't remember that. BY MR. EDWARDS: Q. Okay. The only girls that the only photograph that you remember of young girls nude was in a mosaic that is in his closet? A. Yes. Q. Nothing that you remember that was on display? A. Downstairs, yes, but they were not these girls, they were somebody else.	1 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Page 257  York Palace now.  Q. The name of the company is 456 Madison Avenue?  A. No, no, it's I got it on the tip of my tongue. Something like Caribbean or island something investments, something like that.  If you call Lesley, her secretary, she will tell you exactly. Because they answer the phone like that, you know.  Q. What's Lesley's number?  A. Lesley, I don't have it. I can find out for you.  Q. Do you think you could get Lesley's number for us?  A. Yes. It's in Manhattan.  Q. Does she work for this company in Manhattan?  MR. CRITTON: Form.  THE WITNESS: Manhattan, yes.  BY MR. EDWARDS:  Q. If the check was issued did Jeffrey Epstein actually sign it himself?  A. No, it came through the comptroller.  Q. Who was the comptroller?

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Page 266
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      BY MR. LANGINO:
                                                                                 THE STATE OF FLORIDA,
 2
          Q. Are you currently in fear of Mr. Epstein?
                                                                            2
                                                                                 COUNTY OF DADE.
                                                                            3
 3

 A. Not at this particular moment but it's

                                                                            4
      something I have to be worry about, yes.
                                                                            5
                                                                                         I, the undersigned authority, certify
 5
          Q. Are you personally afraid of criminal
                                                                                 that ALFREDO RODRIGUEZ personally appeared before
 6
      prosecution?
                                                                                 me on the 29th day of July, 2009 and was duly
 7
          A. No.
 8
          Q. Do you believe that you did anything
                                                                            9
 9
      illegal?
                                                                           10
                                                                                         WITNESS my hand and official seal this
10
          A. Illegal, no.
                                                                           11
                                                                                 31st day of July, 2009.
              MR. LANGINO: I have no further
11
                                                                           12
            questions. Thank you.
12
                                                                           13
              MR. CRITTON: We're going to break in
13
                                                                           14
14
            about 15 minutes. Do you want to start and
                                                                           15
15
            go for 15 minutes or do you want to -- it's
                                                                                          MICHELLE PAYNE, Court Reporter
16
                                                                           16
                                                                                         Notary Public - State of Florida
17
              MS. EZELL: I'll start.
                                                                           17
18
              MR. WILLITS: When are we going to quit,
                                                                           18
19
            folks?
                                                                           19
20
              MR. CRITTON: In 15 minutes.
                                                                           20
21
              THE VIDEOGRAPHER: Might as well change
                                                                           21
22
            tapes.
                                                                           22
23
              MR. EDWARDS: Bob has to get back so
                                                                           23
24
            we've agreed we're going to come back some
                                                                           24
25
           other time.
                                                                           25
                                                                Page 267
                                                                                                                                          Page 269
                                                                                        CERTIFICATE
 1
              MR. WILLITS: Why don't we just stop now?
 2
              MS. EZELL: Okay.
                                                                               The State Of Florida,
                                                                               County Of Dade.
 3
              MR. EDWARDS: Rather than you start.
 4
              MS. EZELL: Yeah, I won't get very far.
                                                                                     I, MICHELLE PAYNE, Court Reporter and
              MR. EDWARDS: Sorry to do this with you,
                                                                               Notary Public in and for the State of Florida at large, do hereby certify that I was authorized to
 5
 6
            we didn't finish.
                                                                               and did stenographically report the videotaped
deposition of ALFREDO RODRIGUEZ; that a review of
 7
              MR. CRITTON: So we're stopped?
                                                                               the transcript was requested; and that the
 8
              MR. EDWARDS: We're stopped.
                                                                              foregoing pages, numbered from 1 to 269, inclusive, are a true and correct transcription of
 9
              THE VIDEOGRAPHER: Off the record.
                                                                              my stenographic notes of said deposition.

I further certify that said videotaped deposition was taken at the time and place
10
              (Thereupon, the videotaped deposition was
11
      adjourned at 5:30 p.m.)
                                                                           11 hereinabove set forth and that the taking of said
videotaped deposition was commenced and completed
12
13
                                                                              as hereinabove set out.
                                                                               I further certify that I am not an attorney or counsel of any of the parties, nor am
                                                                          13
14
15
                                                                              I a relative or employee of any attorney or counsel of party connected with the action, nor am
16
                                                                              I financially interested in the action.

The foregoing certification of this
17
                                                                               transcript does not apply to any reproduction of
18
                                                                          17
                                                                               the same by any means unless under the direct
19
                                                                               control and/or direction of the certifying
20
                                                                          18
                                                                               reporter
                                                                                     DATED this 31st day of July, 2009.
                                                                          19
21
                                                                          20
21
22
                                                                                     MICHELLE PAYNE, Court Reporter
23
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68 (Pages 266 to 269)

Kress Court Reporting, Inc. 305-866-7688 7115 Rue Notre Dame, Miami Beach, FL 33141

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Page 270
              UNITED STATES DISTRICT COURT
              SOUTHERN DISTRICT OF FLORIDA
 2
 3
     JANE DOE NO. 2,
                       CASE NO: 08-CV-80119
       Plaintiff,
 4
 5
    Vs.
    JEFFREY EPSTEIN,
 6
        Defendant.
 8
    JANE DOE NO. 3,
                           CASE NO: 08-CV-80232
 9
       Plaintiff,
                                          CONDENSED
10
    Vs.
11
    JEFFREY EPSTEIN,
12
        Defendant.
13
14
    JANE DOE NO. 4,
                            CASE NO: 08-CV-80380
15
     Plaintiff,
16
    Vs.
17
    JEFFREY EPSTEIN,
18
        Defendant.
19
    JANE DOE NO. 5,
                     CASE NO: 08-CV-80381
20
        Plaintiff,
21
22
    JEFFREY EPSTEIN,
23
        Defendant.
24
25
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Kress Court Reporting, Inc. 305-866-7688 7115 Rue Notre Dame, Miami Beach, FL 33141

1 JANE DOE NO. 6, CASE NO: 08-CV-80994 Plaintiff, Vs.	Page 271	Page 273  IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR
4 JEFFREY EPSTEIN, 5 Defendant.		2 PALM BEACH COUNTY, FLORIDA 3 CASE NO. 502008CA037319XXXXMB AB 4
ANE DOE NO. 7, CASE NO: 08-CV-80993		B.B., 5
7 Plaintiff,		Plaintiff,
8 Vs. 9	İ	Vs. 7
JEFFREY EPSTEIN,		JEFFREY EPSTEIN. 8
Defendant. 11		Defendant.
12 C.M.A., CASE NO: 08-CV-80811 13 Plaintiff,		10 11
14 Vs. 15 JEFFREY EPSTEIN, 16 Defendant.		12 1031 Ives Dairy Road Suite 228
17		North Miami, Florida August 7, 2009
JANÉ DOE, CASE NO: 08-CV-80893  18  Plaintiff,	į.	14 1:15 p.m. to 5:30 p.m. 15 CONTINUED
19 Vs.		TO VIDEOTAPED  18 DEPOSITION
20 JEFFREY EPSTEIN,	1	of ALFREDO RODRIGUEZ
Defendant.		taken on behalf of the Plaintiffs pursuant
23 24	}	to a Re-Notice of Taking Continued Videotaped Deposition (Duces Tecum)
25		25
	Page 272	Page 274
1 JANE DOE NO. II, CASE NO: 08-CV-80469 2 Plaintiff,		1 APPEARANCES: 2 APPEARANCES: 3 MERMELSTEIN & HOROWITZ, P.A.
3 Vs. 4 JEFFREY EPSTEIN,		BY: ADAM HOROWITZ, ESQ. 4 18205 Biscayne Boulevard
5 Defendant.		Sulte 2218 Mami, Florida 33160 Attenue, for Jacoban 2, 7, 4, 5
6 JANE DOE NO. 101 CASE NO: 08-CV-80591		Attorney for Jane Doe 2, 3, 4, 5, 6, and 7. 7
7 Plaintiff,		8 ROTHSTEIN ROSENFELDT ADLER BY: BRAD J. EDWARDS, ESQ., and
8 Vs.		9 CARA HOLMES, ESQ. Las Olas City Centre Suite 1650
9 JEFFREY EPSTEIN,	1	401 East Las Olas Boulevard Fort Lauderdale, Florida 33301
10 Defendant. 11		Attorney for Jane Doe and E.W. And L.M. 3
112 JANE DOE NO. 102, CASE NO: 08-CV-80656 13 Plaintiff,		4 PODHURST ORSECK BY: KATHERINE W. EZELL, ESQ.
14 Vs. 15 JEFFREY EPSTEIN,		.5 25 West Flagler Street Suite 800 6 Mlarni, Florida 33130
16 Defendant.		Attorney for Jane Doe 101 and 102.
17 18		8 LEOPOLD-KUVIN 9 BY: ADAM J. LANGINO, ESQ.
19 20		2925 PGA Boulevard Suite 260
21 22		Palm Beach Gardens, Florida 33410 11 Attorney for B.B. 2
23 24		3 4
25		5

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- 2	Page 299		Page 30
1	A. I don't remember, Ma'am. He came from	1	video, even phones.
2	New Albany, Ohio.	2	Q. Would he also repair the televisions if
3	Q. From New	3	they needed work?
4	A. New Albany, Ohio.	4	A. No.
5	Q. New Albany, Ohio. Did he have his own	5	Q. No. Did you have any kind of intercom
6	business?	6	system in the house?
7	A. No, he worked for Mr. Epstein. He will	7	A. Yes, ma'am.
8	maintain all the computers.	8	Q. And what kind of system was that?
9	Q. Was he there everyday?	9	<ul> <li>A. It was standard office equipment, Lucid</li> </ul>
10	A. No, ma'am.	10	Technologies maybe, but it was an intercom like we
11	<ul><li>Q. Do you know whether at that time Mr.</li></ul>	11	using right now.
12	Epstein had an office in Palm Beach?	12	MS. EZELL: Just let the record reflect
13	<ol> <li>A. Not outside the house, no.</li> </ol>	13	that the witness pointed to the telephone on
14	Q. Do you have any knowledge of whether or	14	the table that has a speaker phone.
15	not the video equipment was and I don't know	15	THE WITNESS: Yes, ma'am.
16	the technical term, forgive me, but was it the	16	BY MS. EZELL:
17	kind of equipment that would record for a certain	17	Q. And did you use that in your work?
18	amount of time and then record over that film?	18	A. Yes, ma'am.
19	A. I don't know.	19	Q. And what did you use it for?
20	MR. CRITTON: Form.	20	A. Mr. Epstein used to page me when he
21	BY MS. EZELL:	21	needed me.
22	Q. You don't know?	22	Q. Did you have one of those phones in the
23	A. No, ma'am.	23	kitchen?
24	MR. CRITTON: Just for clarification, I	24	A. Yes, ma'am.
25	may have misunderstood, but I thought he	25	Q. And was there one out in the staff house
_			
	Page 300		Page 30
1	said he didn't even know the video equipment	1	as well?
2	existed until he read the FBI report.	2	A. Yes, ma'am.
3	MS. EZELL: He said he didn't know that	3	Q. Do you know where others were in the
4	it was upstairs and downstairs, I believe.	4	house?
	MR. CRITTON: I thought he said he didn't	5	
5	A STATE OF THE STA	1000	A. Probably have like 15 phones. We used to
6	know that it even existed.	6	have three in the staff house, one in the cabana,
6 7	know that it even existed.  MS. EZELL: I may be wrong.	6 7	have three in the staff house, one in the cabana, two in the master bedroom, one in each room,
6 7 8	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL:	6 7 8	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the
6 7	know that it even existed.  MS. EZELL: I may be wrong,  BY MS. EZELL:  Q. Did you know it existed before you read	6 7 8 9	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.
6 7 8 9	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL:  Q. Did you know it existed before you read the FBI report?	6 7 8 9 10	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office?
6 7 8 9 10	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL:  Q. Did you know it existed before you read the FBI report?  A. No, ma'am.	6 7 8 9 10 11	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen.
6 7 8 9 10	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL:  Q. Did you know it existed before you read the FBI report?	6 7 8 9 10 11 12	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size
6 7 8 9 10 11	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report?  A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young	6 7 8 9 10 11 12	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was?
6 7 8 9 10 11 12 13	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and	6 7 8 9 10 11 12 13 14	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor.
6 7 8 9 10 11 12 13	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment?	6 7 8 9 10 11 12 13 14	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office?  A. Under the stairs next to the kitchen.  Q. Can you give me some idea of what size space that was?  A. It was probably we change the floor.  Twelve by five, something like that.
6 7 8 9 10 11 12 13 14	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and	6 7 8 9 10 11 12 13 14	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor.
6 7 8 9 10 11 12 13 14 15	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment?	6 7 8 9 10 11 12 13 14 15	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office?  A. Under the stairs next to the kitchen.  Q. Can you give me some idea of what size space that was?  A. It was probably we change the floor.  Twelve by five, something like that.
6 7 8 9 10 11 12 13 14 15 16	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment? A. Because we used to request — there were always problems with the computers so he came to	6 7 8 9 10 11 12 13 14 15 16	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor. Twelve by five, something like that. Q. And was the computer equipment in that
6 7 8 9 10 11 12 13 14 15 16 17	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment? A. Because we used to request — there were	6 7 8 9 10 11 12 13 14 15 16 17 18	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor. Twelve by five, something like that. Q. And was the computer equipment in that space? A. Yes, ma'am.
6 7 8 9 10 11 12 13 14 15 16 17 18	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment? A. Because we used to request — there were always problems with the computers so he came to the house and he was the programmer. It was very sophisticated.	6 7 8 9 10 11 12 13 14 15 16 17 18 19	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor. Twelve by five, something like that. Q. And was the computer equipment in that space? A. Yes, ma'am. Q. Do you know whether Ms. Maxwell kept the
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment? A. Because we used to request — there were always problems with the computers so he came to the house and he was the programmer. It was very sophisticated.  MR. CRITTON: Form to the last question,	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor. Twelve by five, something like that. Q. And was the computer equipment in that space? A. Yes, ma'am. Q. Do you know whether Ms. Maxwell kept the names and telephone numbers of the girls who cam
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment? A. Because we used to request — there were always problems with the computers so he came to the house and he was the programmer. It was very sophisticated.  MR. CRITTON: Form to the last question, move to strike the answer as nonresponsive.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor. Twelve by five, something like that. Q. And was the computer equipment in that space? A. Yes, ma'am. Q. Do you know whether Ms. Maxwell kept the names and telephone numbers of the girls who cam to do massages?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment? A. Because we used to request — there were always problems with the computers so he came to the house and he was the programmer. It was very sophisticated.  MR. CRITTON: Form to the last question, move to strike the answer as nonresponsive.  BY MS. EZELL:	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor. Twelve by five, something like that. Q. And was the computer equipment in that space? A. Yes, ma'am. Q. Do you know whether Ms. Maxwell kept the names and telephone numbers of the girls who cam to do massages? A. Yes, ma'am.
6 7 8	know that it even existed.  MS. EZELL: I may be wrong.  BY MS. EZELL: Q. Did you know it existed before you read the FBI report? A. No, ma'am. Q. I'm sorry, then I was wrong. How did you know then that the young technician from Ohio maintained the computers and the video equipment? A. Because we used to request — there were always problems with the computers so he came to the house and he was the programmer. It was very sophisticated.  MR. CRITTON: Form to the last question, move to strike the answer as nonresponsive.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	have three in the staff house, one in the cabana, two in the master bedroom, one in each room, kitchen, dining room, Mrs. Maxwell's office, the garage.  Q. Where was Mrs. Maxwell's office? A. Under the stairs next to the kitchen. Q. Can you give me some idea of what size space that was? A. It was probably we change the floor. Twelve by five, something like that. Q. And was the computer equipment in that space? A. Yes, ma'am. Q. Do you know whether Ms. Maxwell kept the names and telephone numbers of the girls who cam to do massages?

9 (Pages 299 to 302)

	Dage 202		Programme 20
1	Page 303 names and phone numbers?	1	Page 30 computer?
2		2	MR. CRITTON: Form.
	MR. CRITTON: Form.	1	
3	THE WITNESS: Yes, ma'am.	3	THE WITNESS: Yes, ma'am.
4	BY MS. EZELL:	4	BY MS. EZELL:
5	Q. Do you know if she kept pictures of the	5	Q. And did she generally have phone numbers
6	girls on the computer?	6	for those girls?
7	A. Yes, she did.	7	A. Yes, ma'am.
8	<ul> <li>Q. And you know that as well because you</li> </ul>	8	<ul> <li>Q. And were they generally pictures of the</li> </ul>
9	happen to see them?	9	girls?
10	A. Yes, ma'am.	10	MR. CRITTON: Form.
11	MR. CRITTON: Form to the last two	11	THE WITNESS: No, ma'am.
12	questions.	12	BY MS. EZELL:
13	BY MS, EZELL:	13	Q. And did Ms. Maxwell have a list of the
14	Q. Were they similar to the pictures that	14	girls who came to give massages?
15	Ms. Kellen had on her computer?	15	MR. CRITTON: Form.
16	MR. CRITTON: Form.	16	THE WITNESS: Yes, ma'am.
17	THE WITNESS: Yes, ma'am.	17	BY MS. EZELL:
18	BY MS. EZELL:	18	Q. Did she have telephone numbers generally?
19	Q. Did the pictures that they kept there	19	A. Yes, ma'am.
20	look like pictures that were posed?	20	MR. CRITTON: Form.
21	A. They were more casual.	21	BY MS. EZELL:
22	Q. Did they look as though the person being	22	Q. Were there pictures on her computer of
23	photographed knew that they were being	23	the girls who came to give massages?
24	photographed?	24	MR. CRITTON: Form.
25	MR, CRITTON: Form.	25	BY MS. EZELL:
		1	
1	Page 304	1	Page 300
1	THE WITNESS: No, ma'am.	1	Q. Ms. Maxwell I'm talking about.
2	THE WITNESS: No, ma'am. BY MS. EZELL:	2	<ul><li>Q. Ms. Maxwell I'm talking about.</li><li>A. Yes, ma'am.</li></ul>
2	THE WITNESS: No, ma'am. BY MS. EZELL: Q. And what can you tell me about that, what	2 3	<ul><li>Q. Ms. Maxwell I'm talking about.</li><li>A. Yes, ma'am.</li><li>Q. And were those pictures the more casual</li></ul>
2 3 4	THE WITNESS: No, ma'am. BY MS. EZELL: Q. And what can you tell me about that, what lead you to draw that conclusion?	2 3 4	<ul><li>Q. Ms. Maxwell I'm talking about.</li><li>A. Yes, ma'am.</li><li>Q. And were those pictures the more casual ones that you described when I asked whether or</li></ul>
2 3 4 5	THE WITNESS: No, ma'am.  BY MS. EZELL: Q. And what can you tell me about that, what lead you to draw that conclusion? A. They were probably taken in parties in	2 3 4 5	<ul> <li>Q. Ms. Maxwell I'm talking about.</li> <li>A. Yes, ma'am.</li> <li>Q. And were those pictures the more casual ones that you described when I asked whether or not the subject looked as though she knew she was</li> </ul>
2 3 4 5 6	THE WITNESS: No, ma'am. BY MS. EZELL: Q. And what can you tell me about that, what lead you to draw that conclusion? A. They were probably taken in parties in big reception or banquet.	2 3 4 5 6	<ul><li>Q. Ms. Maxwell I'm talking about.</li><li>A. Yes, ma'am.</li><li>Q. And were those pictures the more casual ones that you described when I asked whether or</li></ul>
2 3 4 5 6 7	THE WITNESS: No, ma'am. BY MS. EZELL: Q. And what can you tell me about that, what lead you to draw that conclusion? A. They were probably taken in parties in big reception or banquet. MR. CRITTON: Let me offer as a	2 3 4 5 6 7	<ul> <li>Q. Ms. Maxwell I'm talking about.</li> <li>A. Yes, ma'am.</li> <li>Q. And were those pictures the more casual ones that you described when I asked whether or not the subject looked as though she knew she was being photographed?  MR. CRITTON: Form.</li> </ul>
2 3 4 5 6	THE WITNESS: No, ma'am. BY MS. EZELL: Q. And what can you tell me about that, what lead you to draw that conclusion? A. They were probably taken in parties in big reception or banquet.	2 3 4 5 6	<ul> <li>Q. Ms. Maxwell I'm talking about.</li> <li>A. Yes, ma'am.</li> <li>Q. And were those pictures the more casual ones that you described when I asked whether or not the subject looked as though she knew she was being photographed?  MR. CRITTON: Form.  THE WITNESS: I'm sorry, can you repeat?</li> </ul>
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10 (Pages 303 to 306)

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Page 471
          THE STATE OF FLORIDA,
          COUNTY OF DADE.
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   5
                      I, the undersigned authority, certify
   6
         that ALFREDO RODRIGUEZ personally appeared before
   7
          me on the 7th day of August, 2009 and was duly
   8
          sworn.
   9
 10
                      WITNESS my hand and official seal this
          18th day of August, 2009.
 11
 12
 13
 14
 15
                       MICHELLE PAYNE, Court Reporter
 16
                      Notary Public - State of Florida
 17
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                                                                                             Page 472
                  CERTIFICATE
       The State Of Florida,
      County Of Dade.
      I, MICHELLE PAYNE, Court Reporter and
Notary Public in and for the State of Florida at
 5
     large, do hereby certify that I was authorized to and did stenographically report the deposition of ALFREDO RODRIGUEZ; that a review of the branscript was not requested; and that the foregoing pages,
  6
 8 numbered from 270 to 472, inclusive, are a true
       and correct transcription of my stenographic notes
     of said deposition.

I further certify that said deposition was
      taken at the time and place hereinabove set forth 
and that the taking of said deposition was 
commenced and completed as hereinabove set out.
12
              I further certify that I am not an
13 attorney or counsel of any of the parties, nor am
1 a relative or employee of any attorney or
      counsel of party connected with the action, nor am I financially interested in the action.
15
               The foregoing certification of this
16 transcript does not apply to any reproduction of
the same by any means unless under the direct
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      control and/or direction of the certifying
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              DATED this 18th day of August, 2009.
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             MICHELLE PAYNE, Court Reporter
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52 (Pages 471 to 472)

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